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## SPOTTING SUBMARINES

How British Patrol Boats Locate German Destroyers

London, Sept. 16—The telltale wake they leave behind is responsible for the losses of German submarines, according to the Daily News, which adds:

"The losses have been more than formidable; they are irretrievable."

The submarine leaves a peculiar trail on the surface marked by bubbles. Auxiliary boats follow this curious wave, which seamen soon learn to recognize, although it is no easy task to distinguish in rough weather.

Twenty-three hundred trawlers now are engaged in the submarine hunt; constantly patrolling the waters around the British Isles. The writer in the Daily News describes standing on the seacoast watching through his binoculars, three destroyers, which were steaming at half speed, two abreast and one behind.

"Suddenly," he writes, "the rear destroyer spurred forward and gathered speed, foam dashing over her bow while the others zigzagged and guns crackled. Soon the firing ceased and the destroyers steamed on again as before. When the next tide came in the water was coated with oil."

**FOR RENT**—Three story Brick House No. 605 Princess St. Hot and cold water, bath and all modern convenience. Possession given September 9th. Apply 411 N. Washington St. or to E. E. Downham.

**FOR SALE**  
Three adjoining lots, best location George Washington Park. All three for \$600.  
Four five room frame dwellings rent \$5.00 each per month. All four for \$500.  
E. J. FLEMING,  
119 S. Fairfax St.

**Alexandria Fertilizer and Chemical Company.**

Manufacturers of Fertilizers, Fertilizer Materials and Sulphuric Acid. Ask your dealer for the Alexandria Fertilizer and Chemical Co.'s products. Capacity 50,000 Tons per Annum. Princess St. and Potomac River.

## TRUSTEE'S SALE

Pursuant to the terms of a deed of trust dated September 14, 1911, and recorded among the land records of the City of Alexandria, Virginia in Deed Book No. 61, page 373, given by Robert L. Myers and Betty Myers, his wife, and J. Frank Myers and Betty Myers, his wife, to the undersigned Trustee to secure the payment of seven joint and several promissory notes as therein set forth, default having been made in the payment of the principal note and at the request and by the direction of the holder thereof the undersigned Trustee will offer for sale at public auction in front of the Royal Street entrance to the Market Building in this City, at 12 o'clock M. on Saturday, October 2nd, 1915, all that parcel of ground with the improvements thereon located on the east side of Pitt Street between Cameron and King Streets, in the City of Alexandria, Virginia, and more particularly bounded and described as follows, to-wit: Beginning at a point on the east side of Pitt Street 110 feet north of King Street and at the north line of an alley ten feet wide, and running thence north on Pitt Street 20 feet, 7 inches, thence east parallel with King Street 73 feet 6 inches; thence south parallel with Pitt Street 20 feet 7 inches to said alley; and thence west along said ten foot alley 73 feet 6 inches to the beginning with the right of way over said alley in common with others entitled thereto.

Terms of Sale: Cash. Conveyancing at the cost of the purchaser.  
DAVID N. HULFISH, Trustee.

**W.A. Johnson & Co.**

N. E. Cor. Cameron and Royal Sts.  
Orders by Mail Promptly Filled  
Send for Price List  
Whiskeys, Wines and Liquors  
**BEST QUALITY**

## BY R. F. KNOX, AUCTIONEER.

Pursuant to the terms of a decree entered by the Corporation Court of the City of Alexandria, Virginia, on the 8th day of September, 1915, in a certain chancery cause therein depending, wherein Rose Mary Powell, et vir, are Complainants and Annie Marian Carr et al. are defendants, the undersigned who were by the terms of the said decree appointed special Commissioners for the purpose, will offer for sale at public auction, in front of the Royal Street entrance to the Market Building, in the City of Alexandria, Virginia, on SATURDAY, the 18th day of SEPTEMBER, 1915, at 12 o'clock noon, all that lot of ground with the improvements thereon in the City of Alexandria, Virginia, on the east side of Washington Street, between Madison and Montgomery Streets, and bounded and described as follows, to-wit: Beginning on the east side of Washington Street at a point 30 feet 6 inches north of the middle of the square between Madison and Montgomery Streets, and running thence north on Washington Street 18 feet 4 inches; thence east parallel with Madison Street 115 feet; thence south parallel with Washington Street 18 feet 4 inches; thence west in a straight line 115 feet to the beginning, which was conveyed to Marshall Carr deceased, by John A. Field and wife by deed dated August 12, 1879, and duly recorded amongst the land records of the City of Alexandria, Virginia, in Deed Book No. 8, page 556.

Terms of Sale: Cash. Conveyancing at the cost of the purchaser.  
H. NOEL GARNER,  
CHARLES E. CORGAN,  
Commissioners of Sale.

I, Nevell S. Greenaway, Clerk of the Corporation Court of the City of Alexandria, Virginia, do hereby certify that the bond required by the above mentioned decree has been duly given by H. Noel Garner, one of the Commissioners of Sale.

NEVELL S. GREENAWAY,  
Clerk Corporation Court.

Hard Shelled Crab at the Rammel

**Duncan's Stables**  
Corner Pitt and Cameron Sts.  
**Storage Heavy Hauling**

Phone 31

## 56TH ANNIVERSARY SALE

1859-OUR PRICES ARE -1615

For week commencing September 13th to 18th, inclusive, is Anniversary week. We have cut the prices tremendously, so that our patrons may long remember this sale. We want this week's sales to be the Banner Week in the History of our Company, so we have cut prices so low that you cannot think of buying elsewhere. This is a case where the best quality and extraordinary prices come hand in hand. A word to the wise is sufficient.

Iona Peas can 7c  
Lea and Perrin's Sauce bot. 16c

Pure Lard <sup>a</sup> lb. 10c

Baker's Cocoa can 17c  
Peanut Butter lb. 11c

Colman's Mustard can 12c  
Pure Jelly tumbler 7c

Crine's Catsup bot. 5c  
Iona Spinach can 8c

Best Creamery Butter lb. 30c

Kellogg's Toasted Corn Flakes pkg. 8c

Solid packed Tomatoes No 3 can 7c

SULTANA A&P BAKED Peaches can 14c Beans No. 3 can 2 cans 25c

SWEETHEART A&P SLICED Soap 2 cakes 7c Beef 2 jars 25c

A and P FLOUR 7 lb. sack 31c 12 lb. sack 48c 24 1-2 lb. sack 95c Barrel 87.60

Huyler's Almond BARS 3 for 10c

SAFETY MATCHES doz. boxes 5c

Free Deli very



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HOME PHONE 171  
525 King STREET

Consider Your Neighbor



Would you ask your neighbor to write your letters? Probably not. Then why use your neighbor's telephone? You can have Bell telephone service installed in your own home for a few cents a day.

Your neighbor's telephone, you know, was installed for your neighbor's use. She may not express any objection to your using it, but probably she doesn't like it.

Ask our local manager for information regarding a telephone for your own home.



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Single fare to Baltimore, \$2.00 return trip, \$4.00; state rooms one way \$1.50.

## CHOICE PEACHES

Dr. Outcalt will have daily shipments of those choice peaches for canning and table use. Call or phone early, as they will only last a week or 10 days. Bell Phone 298 and 554J.  
CHAS. E. OUTCALT. 3t.

Oyster Season open, Rammel Cafe.

## COMMONWEALTH OF VIRGINIA

OFFICE OF

CLERK OF THE HOUSE OF DELEGATES

Proposed amendments to the Constitution of Virginia, agreed to at session of General Assembly 1914, and published in pursuance of section 196 of the Constitution and act approved February 3, 1908.

JOINT RESOLUTION proposing an amendment to section 46, Article IV, of the Constitution.

Resolved by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing thereto), That the following amendment to the Constitution of Virginia, be and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates for its concurrence, in conformity with the provisions of section one hundred and ninety-six of the Constitution of Virginia, section forty-six of article four, which is in the following words:

Sec. 46. The General Assembly shall meet once in two years, on the second Wednesday in January, next succeeding the election of the members of the House of Delegates and not oftener, unless convened in the manner prescribed by this Constitution. No session of the General Assembly, after the first under this Constitution, shall continue longer than sixty days; out with the concurrence of three-fifths of the members elected to each house, the session may be extended for a period not exceeding thirty days. Except for the first session held under this Constitution, members shall be allowed a salary for not exceeding sixty days at any regular session, and for not exceeding thirty days at any extra session. Neither house shall, without the consent of the other, adjourn to another place nor for more than three days. A majority of the members elected to each house shall constitute a quorum to do business, but a smaller number may adjourn from day to day, and shall have power to compel the attendance of members in such manner and under such penalty as each house may prescribe.

And insert in lieu thereof the following:  
Sec. 46. The General Assembly shall meet once in two years, on the second Wednesday in January, next succeeding the election of the members of the House of Delegates, and not oftener, unless convened in the manner prescribed by this Constitution. No session of the General Assembly shall continue longer than ninety days, except that with the concurrence of three-fifths of the members elected to each house, the session may be extended for a period not exceeding thirty days. Neither house shall, without the consent of the other, adjourn to another place, not for more than three days. A majority of the members elected to each house shall constitute a quorum to do business, but a smaller number may adjourn from day to day, and shall have power to compel the attendance of members in such manner and under such penalty as each house may prescribe.

JOINT RESOLUTION proposing amendment to section 50 of Article IV of the Constitution of Virginia, and providing for publishing said amendment, and certifying the same to the next General Assembly.

1. Resolved by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing thereto), That the following amendment to the Constitution of Virginia, be and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates for its concurrence, in conformity with the provisions of section fifty of article four of said Constitution, namely:

Strike out from the Constitution of Virginia, section fifty, article four, which is in the following words:  
Sec. 50. No law shall be enacted except by bill. A bill may originate in either house, to be approved or rejected by the other, or may be amended by either, with the concurrence of the other.

No bill shall become a law unless prior to its passage it has been—  
(a) Referred to a committee of each house, considered by such committee in session, and reported;

(b) Printed by the house in which it originated, prior to its passage therein;

(c) Read at length on three different calendar days in each house; and unless,

(d) A ye and nay vote has been taken in each house upon its final passage, the names of the members voting for and against entered on the journal, and a majority of those voting, which shall include at least two-fifths of the members elected to each house, recorded in the affirmative.

And only in the manner required in sub-division (d) of this section shall an amendment to a bill by one house be concurred in by the other, or a conference report be adopted by either house, or either house discharge a committee from the consideration of a bill and consider the same as if reported; provided, that the printing and reading, or either, required in sub-division (b) and (c) of this section, may be dispensed with in a bill to codify the laws of the State, and in any case of emergency by a vote of four-fifths of the members voting in each house taken by the yeas and nays, the names of the members voting for and against entered on the journal; provided further, that no bill which creates or establishes a new office, or which creates, continues or revives a debt or charge or makes, continues or revives any appropriation of public or trust money or property, or releases, or discharges, or computes any claim or demand of the State, or which imposes, continues or revives a tax, shall be passed except by the affirmative vote of the majority of all the members elected to each house, the vote to be by the yeas and nays, and the names of the members voting for and against entered on the journal. Every law imposing, continuing, or reviving a tax shall specifically state such tax, and no law shall be construed as so stating such tax, which requires a reference to any other law or any other tax. The presiding officer of each house shall, in the presence of the house over which he presides, sign every bill which has been passed by both houses and duly enrolled. Immediately before this is done, all other business being suspended, the title of the bill shall be publicly read. The fact of the signing shall be entered on the journal.

And insert in lieu thereof the following:  
Sec. 50. No law shall be enacted except by bill. A bill may originate in either house to be approved or rejected by the other, or may be amended by either, with the concurrence of the other.

No bill shall become a law unless prior to its passage it has been—  
(a) Referred to a committee of each house, considered by such committee in session, and reported;

(b) Printed by the house in which it originated prior to its passage therein;

(c) Read by title on three different calendar days in each house and read at length at least once in each house; and unless,

(d) A ye and nay vote has been taken in each house upon its final passage, the names of the members voting for and against entered on the journal, and a majority of those voting, which shall include at least two-fifths of the members elected to each house, recorded in the affirmative.

And only in the manner required in sub-division "d" of this section shall an amendment to a bill by one house be concurred in by the other, or a conference report be adopted by either house, or either house discharge a committee from the consideration of a bill and consider the same as if reported; provided, that the printing and reading, or either, required in sub-divisions "d" and "c" of this section, may be dispensed with in a bill to codify the laws of the State, and in any case of emergency, by vote of four-fifths of the members voting in each house, taken by the yeas and nays, the names of the members voting for and against entered on the journal; and provided further, that no bill which creates or establishes a new office, or which creates, continues, or revives a debt or charge, or makes, continues, or revives any appropriation of public or trust money or property, or releases, or discharges, or computes any claim or demand of the State, or which imposes, continues, or revives a tax, shall be passed, except by the affirmative vote of the majority of all the members elected to each house, the vote to be by the yeas and nays, and the names of the members voting for and against entered on the journal. Every law imposing, continuing, or reviving a tax shall specifically state such tax, and no law shall be construed as so stating such tax which requires a reference to any other law or any other tax. The presiding officer of each house shall, in the presence of the house over which he presides, sign every bill which has been passed by both houses and duly enrolled. Immediately before this is done, all other business being suspended, the title of the bill shall be publicly read. The fact of the signing shall be entered on the journal.

I hereby certify that the foregoing is a true copy of amendments proposed to the Constitution and agreed to by the General Assembly of Virginia, session 1914, and the same is published in pursuance of section 196 of the Constitution and act of the General Assembly, approved February 3, 1908.

JOHN W. WILLIAMS,  
Clerk House of Delegates of Virginia.

Oyster Season open, at the Rammel Cafe.

Oyster Season open, at the Rammel Cafe.



## U.S. Marine Keeps Him Happy

All over the State you'll find U. S. MARINE users going about their daily occupations with cheerfulness and enthusiasm. These men are happy because they are healthy and contented. They are healthy and contented because they enjoy cool, fragrant, comforting pipefuls, or juicy, satisfying chews of U. S. MARINE Cut Plug all day long, all year round.

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Cut Plug Tobacco

U. S. MARINE is pure Kentucky leaf—carefully aged from 3 to five years so that all the juicy, mellow taste in it can improve with time.

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